1 2 3 4 5 6 7 8 9 10	H. LARRY ELAM III (State Bar No. 178836) LAW OFFICE OF H. LARRY ELAM III 2977 Ygnacio Valley Road, #267 Walnut Creek, CA 94598 Telephone: (925) 465-5151 Facsimile: (925) 465-5152 E-mail: larry@elamfirm.com Attorneys for Plaintiff WAYNE WINCHESTER KARIN M. COGBILL (State Bar No. 244606) MEGAN E. OTTOBONI (State Bar No. 275954) LITTLER MENDELSON, P.C. 50 W. San Fernando, 15 th Floor San Jose, California 95113 Telephone: (408) 998-4150 Facsimile: (408) 288-5686 E-mail: kcogbill@littler.com E-mail: mottoboni@littler.com		
12	Attorneys for Defendant FPR II, dba LEADPOINT BUSINESS SERVICES		
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14	IN THE UNITED STATES DISTRICT COURT FOR THE		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	SAN JOSE DIVISION		
17	WAYNE WINCHESTER,	Case No. 5:15-CV-01860-EJD	
18	PLAINTIFF,	[PROPOSED] ORDER PERMITTING THE TAKING OF DEPOSITION OF	
19	V.	PLAINTIFF WAYNE WINCHESTER IN JAIL	
20 21	FPR II, LLC dba LEADPOINT BUSINESS SERVICES,	Discovery Cutoff: February 26, 2016	
22	DEFENDANT.	Trial Date: February 7, 2017	
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PROPOSED] PERMITTING DEPOSITION IN JAIL			
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1	The Court, having read the Stipulation Permitting the Deposition of Plaintiff Wayne	
2	Winchester in Jail filed by Plaintiff Wayne Winchester ("Plaintiff") and Defendant FPR II, LLC	
3	dba Leadpoint Business Services ("Leadpoint"), the record before it, and good cause appearing,	
4	IT IS HEREBY ORDERED that the Defendant shall take Plaintiff's deposition at the	
5	Santa Rita Jail in Dublin, California (or whichever facility where Plaintiff is located at the time	
6	of the deposition). The Parties shall work with the Alameda County Sheriff to determine a	
7	mutually convenient deposition date and time for the deposition, prior to the February 26, 2016	
8	discovery cut-off. The Defendant may take Plaintiff's deposition stenographically before a	
9	certified court reporter, and by videotape. Pursuant to Federal Rule of Civil Procedure 30(d)(1),	
10	the deposition shall continue for up to seven (7) hours. The Parties reserve all objections except	
11	to the taking of the deposition of Plaintiff pursuant to Federal Rule of Civil Procedure	
12 13	30(a)(2)(B).	
14	IT IS SO ORDERED.	
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16	DATED: 2/1/2016	
17	By: EQUODA	
18	EDWARD J. DAVILA United States District Judge	
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